2014 -- S 2442 SUBSTITUTE A

LC004526/SUB A

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2014

AN ACT

RELATING TO WATERS AND NAVIGATION - PUBLIC DRINKING WATER SUPPLY SYSTEM PROTECTION

Introduced By: Senator V. SusanSosnowski

Date Introduced: February 27, 2014

Referred To: Senate Environment & Agriculture

(by request)

It is enacted by the General Assembly as follows:

1 SECTION 1. Sections 46-15.3-9, 46-15.3-11 and 46-15.3-25 of the General Laws in

Chapter 46-15.3 entitled "Public Drinking Water Supply System Protection" are hereby amended

to read as follows:

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4 <u>46-15.3-9. Collection of charges. --</u> (a) A record shall be maintained by every supplier

showing the amounts of water sold, and the amounts of water quality protection charges billed.

The records shall be subject to public review. The water quality protection charges shall be

deemed to be trust funds for the purposes of this chapter and shall be held in a separate account

restricted receipt account maintained by each supplier.

9 (1) For all suppliers, other than the city of Providence acting through the Providence

water supply board, or suppliers purchasing water from the city of Providence acting through the

11 Providence water supply board, thirty-six and one tenth percent (36.1%) of the amount billed

12 each month shall be remitted to the treasurer of the water resources board on or before the

twentieth (20th) day of the second month following the month of billing transferred into the

designated restricted receipt account maintained by each supplier by the tenth (10th) day of the

month following billing.

16 (2) For suppliers purchasing water from the city of Providence acting through the

Providence water supply board, for that portion of such supplier's retail billings representing

water furnished to the purchasers from the Providence water supply board, thirty six and one

1	tenth percent (36.1%) of the amount billed each month shall be remitted to the Providence water
2	supply board, on or before the twentieth (20th) day of the second month following the month or
3	billing, and for that portion of such supplier's retail billings representing water furnished to the
4	purchasers from sources other than the Providence water supply board, thirty six and one tentle
5	percent (36.1%) of the amount billed each month shall be remitted to the treasurer of the water
6	resources board on or before the twentieth (20th) day of the second month following the month of
7	billing transferred into the designated restricted receipt account maintained by each supplier by
8	the tenth (10 th) day of the month following billing.
9	(3) The amounts remitted by suppliers purchasing water from the city of Providence to
10	the Providence water supply board and treasurer of the water resources board those amounts
11	being transferred to restricted receipt accounts pursuant to the previous sentence this section shall
12	be based pro rata on metered water production originating from the Providence water supply
13	board and from all other sources in accordance with rules and regulations to be finally
14	promulgated by the water resources board on or before September 1, 1992.
15	(b) For all suppliers, including the city of Providence acting through the Providence
16	water supply board, fifty seven percent (57.0%) of the amount billed each month shall be
17	remitted through the water resources board to the general treasurer of the state of Rhode Island or
18	or before the twentieth (20th) day of the second month following the month of billing and shall be
19	deposited as general revenues.
20	(e)(b) All suppliers may disburse an amount not to exceed the six and nine tenths percen
21	(6.9%) of the charges collected and retained by the supplier as an administrative charge for any
22	purpose relating to the operation of the supplier. All suppliers shall use or pledge the thirty-six
23	and one tenth percent (36.1%) of the charges collected to pay principal or interest on bonds
24	notes, or other obligations issued for the purposes of this chapter or lease payments in connection
25	with any bonds, notes, or obligations or for the purposes set forth in § 46-15.3-11. It shall not be
26	necessary for any supplier of public drinking water whose rates may be regulated by the public
27	utilities commission, pursuant to chapter 1 of title 39, to obtain approval from the commission for
28	billing of the water quality protection charge. The public utilities commission shall not, in
29	determining rates for any supplier hereunder, consider the funds billed hereunder when
30	determining revenue requirements for the supplier.
31	(d)(c) In no event shall any supplier be responsible to collect or pay more than a single
32	water quality protection charge with respect to water sold by such supplier, whether the date of

46-15.3-11. Disbursements from the funds Use of funds. -- (a) Only suppliers which

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sale was on, before, or after July 1, 1992.

1	withdraw water from wells, reservoirs, springs, or other original sources of potable water shall be
2	entitled to disbursements from the first of the two (2) mentioned funds created under section 46-
3	15.3-10 administered by the water resources board. From amounts available from bond proceeds
4	held by the water resources board, that board shall disburse to each supplier contributing to the
5	fund a proportional amount based upon each supplier's pro rata withdrawal of water by volume
6	from wells, reservoirs, springs, or other original sources of water averaged over the three (3)
7	calendar years preceding disbursement as determined by the water resources board. Suppliers
8	shall be required to expend this money proceeds from bonds supported by these funds as follows:
9	(1) Not less than fifty-five percent (55%) shall be spent for acquisition of land or rights
10	in land or physical improvements to acquired land required to protect the quality of raw water of
11	the water supply system. Expenditures for maintenance, administration, and payment of taxes on
12	land acquired under this chapter shall be included within this subdivision.
13	(2) Any remaining funds may be used for any eligible expenditures as defined in section
14	46-15.3-4.
15	(b) The city of Providence shall make expenditures from amounts available in the fund
16	held by the city of Providence based on the same formula as in subdivisions (a)(1) and (a)(2)
17	above; provided, however, the city of Providence shall be exempt from participating in the use of
18	an alternate deicing mixture within the Scituate watershed unless drinking water supply sodium
19	levels exceed fifteen (15) ppm (parts per million) for three (3) consecutive years or seventeen
20	(17) ppm (parts per million) for one year. The city of Providence will monitor sodium levels and
21	report sodium testing results to the Rhode Island department of health and the public on a yearly
22	basis. If drinking water supply sodium levels exceed fifteen (15) ppm for three (3) consecutive
23	years or seventeen (17) ppm for one year, the city of Providence shall immediately participate in
24	the use of an alternative deicing mixture within the Scituate watershed. In December of 2008, the
25	city of Providence will provide a three (3) year report to the Rhode Island department of
26	environmental management, the general assembly and the public. Every three (3) years, the city
27	of Providence will submit a report to the general assembly on monitoring data for sodium levels
28	within the Scituate watershed. This report will include monitoring data from the previous three
29	(3) year period.

- (c) In making decisions about the expenditure of money under the provisions of this chapter, suppliers shall take into account the following factors:
- (1) The likelihood of development of the specific parcel proposed for acquisition;

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- (2) The existing land uses, as well as the likelihood of development, in the watershed;
 - (3) The potential threat to public drinking water sources posed by development in the

1	watershed including, but not limited to, the intensity of development, the types of land uses,
2	proximity to reservoirs and/or well heads, and the buffering and filtration capacity of the natural
3	systems;
4	(4) Whether alternative protection measures are available and/or have been attempted,
5	including local land use regulations;
6	(5) The number of persons who presently depend on the sources for their drinking water,
7	as well as the number of persons who may depend on it in the future;
8	(6) The anticipated cost of the parcel proposed to be purchased, and whether less than a
9	fee interest may be acquired which would reduce the cost significantly while still providing
10	protection to the source;
11	(7) Other cost effectiveness considerations, including whether protection of the source
12	can be provided by the construction of physical improvements;
13	(8) Whether acquisition of the specific parcel, and the protection of the watershed of
14	which it is a part, is consistent with other planning considerations;
15	(9) Proposed management techniques for the parcel proposed to be acquired which will
16	maximize its capacity to protect the source.
17	(d) The costs of issuance of notes and bonds authorized by section 46-15.3-10 may be
18	payable from any monies in the water quality protection funds.
19	46-15.3-25. Transfer of charges to Rhode Island clean water finance agency
20	Transfer of charges Notwithstanding any law, rule or regulation to the contrary, upon the
21	dissolution of the water resources board (corporate) pursuant to section 46-15.1-22, any charges
22	previously remitted to the water resources board (corporate) pursuant to this chapter shall be
23	remitted to the Rhode Island clean water finance agency, a body politic and corporate and public
24	instrumentality of the state established pursuant to chapter 46-12-2 maintained and retained by

SECTION 3. This act shall take effect upon passage.

 $\underline{each\ supplier\ to\ support\ each\ supplier's\ water\ quality\ protection\ program}.$

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

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RELATING TO WATERS AND NAVIGATION - PUBLIC DRINKING WATER SUPPLY SYSTEM PROTECTION

1	This act would make a number of changes in the procedure for the remittance and
2	disbursement of water charges. This act would also provide that upon dissolution of the water
3	resources board (corporate), charges previously remitted to the board would be maintained and
4	retained by each supplier to support water quality protection programs.
5	This act would take effect upon passage.
	
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